



Court for any inconvenience in scheduling caused due to the lack of a vacation letter on file for Mr. Stewart's counsel.

Mr. Stewart represents that the parties subject to this Court's Order dated December 20, 2019 are unopposed to this motion.

Mr. Stewart, therefore, respectfully requests that this Court reset the hearing for January 31, 2019, at 9:00 a.m., or at a later time that is convenient for the Court. This motion is not brought for the purpose of delay.

Respectfully submitted,

GOODE CASSEB JONES  
RIKLIN CHOATE & WATSON, P.C.  
2122 North Main Avenue  
San Antonio, Texas 78212  
Tel: (210) 733-6030  
Fax: (210) 733-0330

/s/ Kyle C. Watson

Kyle C. Watson  
State Bar No. 20971100

[watson@goodelaw.com](mailto:watson@goodelaw.com)

Lee Warren

State Bar No. 24099453

[warren@goodelaw.com](mailto:warren@goodelaw.com)

Jenna C. Castleman

State Bar No. 24105583

[castleman@goodelaw.com](mailto:castleman@goodelaw.com)

**ATTORNEYS FOR PHILIP STEWART**

**CERTIFICATE OF SERVICE**

I hereby certify that on January 7, 2020, a true and correct copy of the foregoing has been served via email on counsel of record as noted below:

***VIA EMAIL***

***jimdunnam@dunnamlaw.com***

Jim Dunnam  
Dunnam & Dunnam, L.L.P.  
4125 West Waco Drive  
Waco, TX 76710

***VIA EMAIL***

***chad@brazilanddunn.com***

Chad W. Dunn  
K. Scott Brazil  
Abbie J. Kamin  
Brazil & Dunn, L.L.P.  
4201 Cypress Creek Parkway, Suite 530  
Houston, Texas 77068

***VIA EMAIL***

***lbrown@thompsonhorton.com***

Lisa A. Brown  
Thompson & Horton LLP  
Phoenix Tower, Suite 2000  
3200 Southwest Freeway  
Houston, TX 77027-7554

***VIA EMAIL***

***hmcintush@thompsonhorton.com***

Holly G. McIntush  
Thompson & Horton LLP  
400 West 15<sup>th</sup> Street, Suite 1430  
Austin, TX 78701-1648

***VIA EMAIL***

***shenninger@fhmbk.com***

Stephen D. Henninger  
Fanning Harper Martinson Brandt & Kutchin, P.C.  
4849 Greenville Avenue, Suite 1300  
Dallas, Texas 75206

/s/ Jenna C. Castleman

Jenna C. Castleman